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**UNITED STATES DISTRICT COURT**  
**DISTRICT OF NEVADA**

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1<sup>ST</sup> TECHNOLOGY LLC,  
Plaintiff,  
v.  
RIPTOWN.COM MEDIA,  
Defendant.

2:06-CV-1620 JCM (GWF)

Date: N/A  
Time: N/A

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**ORDER**

15 Presently before the court is attorney Matthew G. McAndrews' petition for permission to  
16 practice in a particular case (#6) filed on May 29, 2007.

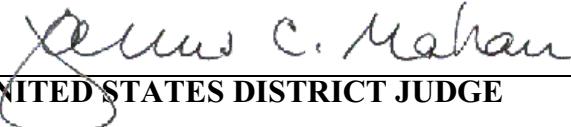
17 Pursuant to Local Rule IA 10-2(a), “[a]n attorney who is not a member of the bar of this  
18 court, who has been retained or appointed to appear in a particular case may do so only with  
19 permission of the court.” Furthermore, under LR IA 10-2(i)(1), “[i]t shall be presumed in civil and  
20 criminal cases, absent special circumstances, and only upon showing of good cause, that more than  
21 five (5) appearances by any attorney or firm of attorneys in the same office location granted under  
22 this rule in a three (3) year period is excessive use of this rule.”

23 Mr. McAndrews and other attorneys in his firm have been granted permission to practice  
24 under LR IA 10-2 in at least five cases and currently have petitions pending in at least two others.  
25 Mr. McAndrews has failed to indicate any special circumstances why his petition to practice in this  
26 case should be granted in spite of the excessive number of petitions already granted and pending in  
27 the District of Nevada.

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1 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that attorney Matthew G.  
2 McAndrews' petition for permission to practice in a particular case (#6) be, and the same hereby is,  
3 DENIED.

4 DATED this 11<sup>th</sup> day of June, 2007.

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7 UNITED STATES DISTRICT JUDGE

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